FILED

IN THE UNITED STATES DISTRICT COURT ALBUQUERQUE, NEW MEXICO

FOR THE DISTRICT OF NEW MEXICO

SEP 07 2021

MITCHELL R. ELFERS
CLERK

Tatyana Evgenievna Drevaleva

Plaintiff

Case No. 1:21-cv-00761_LF

v.

- 1) The U.S. Department of Veterans Affairs
- 2) Mr. Denis Richard McDonough as a Secretary of

the U.S. Department of Veterans Affairs

Defendants

Notice of Completion, the Civil Local Rules of the U.S. District Court for the District of New Mexico, Rule 7.4(e.)

My Motion for an Expedited Jury Trial that is consolidated with my Motion for Permanent Injunction (Doc. No. 458) is ready for a decision.

Date: September 02, 2021

Plaintiff Pro Se. Ms. Tatyana Drevaleva

Signature:

Tatyana E. Grevaleva

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

Tatyana Evgenievna Drevaleva

Plaintiff

Case No. 1:21-cv-00761-LF

v.

- 1) The U.S. Department of Veterans Affairs
- 2) Mr. Denis Richard McDonough as a Secretary of

the U.S. Department of Veterans Affairs

Defendants

SECOND PROPOSED ORDER.

GOOD CAUSE APPEARING THEREFORE, IT IS HEREBY ORDERED that Plaintiff's Motion for an Expedited Jury Trial is **GRANTED.**

Α	Jury	Trial	with	a rec	luced	Panel	of	six	Jurors	is s	ched	uled	on		
	-												-		

The factual issue that six Jurors will try is: whether or not Assistant Manager Mr. Phil Johnson and Manager Ms. Carla Dunkelberger conspired with each other in order to fire Plaintiff Tatyana Drevaleva for requesting a time off to go to Russia to refill a prescription of Plaintiff's hormonal pills and to perform an In-Vitro Fertilization (IVF) procedure.

Case 1:21-cv-00761-WJ-JFR Document 486 Filed 09/07/21 Page 3 of 3

These six Jurors will also decide on Plaintiff's Motion for Permanent Injunction in a form

of getting reinstated back to work at any VAMC and being awarded with a full amount of lost

salary and benefits as a result of discrimination and unlawful termination of Plaintiff's

employment from the New Mexico VA health Care System in 2017.

As an alternative, a Court trial is scheduled on the issue of the Permanent Injunction, see

the N.M. R. Civ. P. Dist. Ct. 1-039 (A.)

As an alternative, an Advisory Jury will decide on the issue of the Permanent Injunction,

see the N.M. R. Civ. P. Dist. Ct. 1-039 (B.)

Regardless of the six Juror Trial, the Plaintiff IS AWARDED with permanent injunction.

Defendants the U.S. Department of Veterans affairs and Mr. Denis Richard McDonough are

ORDERED to reinstate Plaintiff back to her work at any VAMC and to award Plaintiff with a

full amount of her lost salary and benefits.

Plaintiff preserves the right to demand the second twelve Juror Trial.

IT IS SO ORDERED.

Date:	The Chief District Judge the Honorable William Paul Johnson